

RCRA
C-22 4

IND000810713
FIN0701SA

Med-Yell
12/7/89

CERCLIS EXECUTIVE SUMMARY

EPA ID# IN000810713

5E0301-AE102

SITE RECONNAISSANCE ☒ YES ☐ NO

Revised Company Name:

Original Company Name: Ball Corporation

OCT 1 1989

Alias Names:

Pre-Remedial

Address 1509 S. Macedonia Ave. 47302

Muncie

Delaware County 35 County Code 02 Cong. Dist.

Coordinates: 40° 10' 49.9 Latitude 85° 22' 14.7 Longitude

☐ Landfill ☒ Generator ☒ Treatment, Storage, Disposal (TSD)
☐ Transporter ☐ Other:

PRIORITY ASSESSMENT: ☐ HIGH ☒ MEDIUM ☐ NO FURTHER REMEDIAL ACTION PLANNED (NFRAP)

CLASS:

☐ I-STATE LEAD ☐ II-REM/FIT LEAD
State Accompanies

EPA Region 5 Records Ctr.



289727

State Comments:

Ball Corporation in Muncie manufactures home canning lids, plastic containers and conducts Research and Development. Glass jars were manufactured there in the past. At present, the facility covers 77 acres, but in the past several buildings were removed as glass manufacturing ended. Mineral spirits were dumped in small quantities (10-20 gals.) every 3 months for an unknown period of time behind one building. Also, a water main broke beneath building #48 in 1988 and the contents of many open containers and drums (up to 6000) of hazardous waste were flushed out. This building is undergoing closure through RCRA and according to the closure plan; soil samples will be taken around the building. The area of spilled mineral spirits is undergoing RCRA enforcement action which has been delayed due to the refusal of Ball to pay for clean up. The State gives Ball Corporation a medium priority. Before an SI is completed, (State comments continued on next page.)

STATE INVOLVEMENT

☒ Preliminary Assessments ☐ Screening Site Inspection
☐ Listing Site Inspection ☒ Hazard Ranking System (HRS)

* COMPLETE DOCUMENTS (C) REVIEW DOCUMENTS (R)

Prepared by: Amy Barley ARB
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Activity Time: 45 Hours
Phone: (317) 232-4726 Date: 06-26-89

CERCLIS EXECUTIVE SUMMARY

Ball Corporation
1509 S. Macedonia Avenue
Muncie, IN 47302

State Comments Continued:

it should be determined if any physical steps toward remediation have been pursued through RCRA. If so, the site would be an NFRAP, under CERCLA. If not, soil samples should be taken at the areas of concern. Also, there is a possibility of other soil or ground water contamination at the facility due to years of generally uncaredful hazardous wastes management at Ball.

